UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/602,539	06/24/2003	Russell Mark Richman	6	1677
47386 7590 08/23/2007 RYAN, MASON & LEWIS, LLP			EXAMINER	
1300 POST ROAD SUITE 205			NGUYEN, LEE	
FAIRFIELD, C	CT 06824		ART UNIT	PAPER NUMBER
,			2618	
	•		MAIL DATE	DELIVERY MODE
			08/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
		10/602,539	RICHMAN, RUSSELL MARK
	Office Action Summary	Examiner	Art Unit
	•	LEE NGUYEN	2618
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet w	vith the correspondence address
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a vill apply and will expire SIX (6) MO cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133)
Status	(2)		
1)🛛	Responsive to communication(s) filed on 13 Ju	ine 2007.	•
		action is non-final.	
3)	Since this application is in condition for allowar	ice except for formal ma	tters, prosecution as to the merits is
	closed in accordance with the practice under E		
Dispositi	ion of Claims		
5)□ 6)⊠	Claim(s) 1-10 and 14-21 is/are pending in the a 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1-10, 14-21 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	
Applicati	ion Papers		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to drawing(s) be held in abeya on is required if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).
² riority u	ınder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priorical application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in a ity documents have been (PCT Rule 17.2(a)).	Application No n received in this National Stage
Attachmen	t(s)		
1) Notic 2) Notic 3) Inforr	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application

DETAILED ACTION

1. This action is responsive to the communication filed 6/13/07.

Claims 11-13 have been canceled. Claims 1-12, 14-21 remain in prosecution.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 5-6, 10 and 14-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metze (U.S. Patent 5,754,948) in view of Larrick, Jr. et al. (US 6,690,741).

Regarding claims 1, 14, Metze teaches a method for wireless communication among first and second integrated circuit devices 16 within an enclosure 12 (fig. 1), said method comprising the steps of: transmitting a signal using a first antenna associated with said first integrated circuit device (see antenna in fig. 2); and receiving said signal using a second antenna associated with said second integrated circuit device (see antenna, fig. 2) within said enclosure 12. Metze also suggests that the frequencies are used and fall within the standard IEEE definition (col. 5, lines 28-32) and that wide

bandwidth MIMICs operating at well above 100 GHz are now commercially available (col. 3, lines 62-64). Metze does not explicitly state that said signal is transmitted in accordance with an ultra wide band wireless standard. Larrick et al teach that with the technology of MIMIC, the transmitters can transmit at ultra wide band signal (col. 4, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the ultra wide band communication of Larrick et al into the system of Metze in order to enable the transmission of high speed data.

Regarding claim 17, Metze teaches an integrated circuit device 16 within an enclosure 12 (fig. 1), comprising: at least one circuit (18, fig. 2) for transmit a signal in accordance with wide wireless band standard (Metze also suggests that the frequencies are used and fall within the standard IEEE definition (col. 5, lines 28-32) and that wide bandwidth MIMICs operating at well above 100 GHz are now commercially available (col. 3, lines 62-64); and an antenna (see antenna, fig. 2) for transmitting said signal to a second integrated circuit device 16 within said enclosure 12 (fig. 1). Metze does not explicitly state that said signal is transmitted in accordance with an ultra wide band wireless standard. Larrick et al teach that with the technology of MIMIC, the transmitters can transmit at ultra wide band signal (col. 4, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the ultra wide band communication of Larrick et al into the system of Metze in order to enable the transmission of high speed data.

Regarding claims 2, 20, Metze teaches that said first and second antennas are incorporated in said first and second integrated circuit devices (see fig. 2).

Regarding claims 5, 15, 18 Metze teaches that said signal comprises one or more channels (col. 5, lines 15-24).

Regarding claims 10, 16, 19, Metze teaches that said enclosure is a housing of a self-contained device (fig. 1, numeral 12).

Regarding claim 6, Metze teaches the method of claim 1. Metze fails to teach that one or more signals are transmitted by said first antenna using one or more associated subcarrier frequencies. However, as illustrated in the rejection of dependent claim 5, the signal comprises one or more channels; therefore, it could obviously comprises one or more sub-carrier frequencies because channels or frequencies can also be sub-carrier frequencies. It would have been obvious to one of ordinary skill in the art at the time the invention was made to include sub-carrier frequencies into the system of Metze in order to allow more IC to be involved in the communication system.

Claims 3, 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metze in view of Larrick, Jr. et al. as applied to claims 2 and 17 above and further in view of Cheung et al (U.S. Patent 6,577,157).

Regarding claims 3, 21, Metze fails to teach that at least one of said first and second antennas is a pin on said first or second integrated circuit device. In an analogous art, Cheung teaches that the pins of an IC circuit can be used to provide different functions (col. 1, lines 56-59), some of which can also be antennas if desired (col. 5, lines 44-49). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Cheung to the devices of Metze in order to reduce the space of the IC, thereby reducing the size of the enclosure.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Metze in view of Larrick, Jr. et al. as applied to claims 2 and 17 above and further in view of Nozawa et al. (U.S. Patent 6,942,157).

Regarding claim 4, Metze fails to teach that at least one of said first and second antennas is fabricated on said first or second integrated circuit device. However, Nozawa teaches that antenna can be conductor film printed on the IC (figs. 8-9, col. 8, lines 1-30). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Nozawa to the devices of Metze in order to reduce the space of the IC, thereby reducing the size of the enclosure.

Claims 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metze in view of Larrick, Jr. et al. as applied to claims 1 and 17 above and further in view of in view of Ghaem (U.S. Patent 5.335.361).

Regarding claims 7-9, Metze fails to teach that said signal is time-division multiplexed, or said signal is frequency-division multiplexed, said signal is spatially multiplexed. In the same field of Metze, Ghaem teaches that dependent on the choice, time division or frequency division multiplexing could be used by the ICs (col. 4, line 53 through col. 5, line 7). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the multiplexing teaching of Ghaem into the system of Metze in order to enable simultaneous communication without interference.

Response to Arguments

2. Applicant's arguments filed 6/13/07 have been fully considered but they are not persuasive.

Regarding the rejection of independent claims 1, 14 and 17. Applicant repeats the argument that Metze teaches away from the present invention (the ultra wide band communication). Therefore, it is not obvious to combine Larrick et al with Metze.

In response, as demonstrated above, Metze suggests that the frequencies are used and fall within the standard IEEE definition (col. 5, lines 28-32) and that wide bandwidth

MIMICs operating at well above 100 GHz are now commercially available (col. 3, lines 62-64). Metze does not explicitly state that said signal is transmitted in accordance with an ultra wide band wireless standard. Larrick et al teach that with the technology of MIMIC, the transmitters can transmit at ultra wide band signal (col. 4, lines 38-42). Therefore, one having skilled in the art would easily combine Larrick et al with Metze because the combination would have yield a predictable result.

Conclusion

3. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEE NGUYEN whose telephone number is 571-272-7854. The examiner can normally be reached on 8:00 - 4:30.

Application/Control Number: 10/602,539

Art Unit: 2618

571-273-8300.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, ANDERSON D. MATTHEW can be reached on 571-272-4177. The fax phone number for the organization where this application or proceeding is assigned is

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571, 272-1000.

LEE NGUYEN)
Primary Examiner

My M

Page 8

Art Unit 2618